

In The United States District Court
for: The District of Delaware

Joseph L. CURRY

PLAINTIFF

CIVIL ACTION No.04-175-KAJ

v.

GREGORY HOPKINS,

DEFENDANT

FILED

AUG - 4 2005

U.S. DISTRICT COURT
DISTRICT OF DELAWARE

ON RECORD

#1

Also See: Letter #1
OF DISCOVERED
EVIDENCE AND SANCTIONS

To: Honorable Judge Mont A. JORDAN
Sir, In Reference To The Defendants Response To The
"Sanctions Mot" which The Defendant has filed on July 15²⁰⁰⁵.
The Sanctions Mot That d. The plaintiff has filed
on July 5, 2005 Gives Clear Morit Showing The
Defendant's has Continued To Repetitiously Try
To Confuse The Courts By Giving frivolous Responses
on why They Continue To Violate Discovery
procedures: Court orders and Specific Teleconference
instructions. To Clear This up The facts are
This: Since 5-17-05 The Teleconference Order To
Recieve proper Responses from The Defendants and The
Court order of June 7th for Defendant To Respond to Discovery
Request, Still Remain ^{100%} non Compliant. Absolutely
no Compliance at all!! only Repeated lies To Still
Responding To Discovery !! Sanctions are Highly Justified

- for Example, Mr Griffith States That The Reginald Jenkins Case was Supplied To Me. which is a Bold face lie: The pretrial law library furnished That Case to me upon my Request for which I ascertained That info from Sheperdised Caselaw of other Civil and Criminal Law involving Gregory Hopkins Such as The Case of State v. Carlton Glass I.D No. 2000361-7. 2002 WL 31484807 CITE AS 2002 WL 31484807 ; where Mr Glass was attacked By Hopkins k-9 as well as many others of which are also Stated To Been Victims of Excessive force By Mr Hopkins .

The Defendant and Mr Griffith Continues To Try and Defocus trying to Switch The focus of The issue of Handing over Discovery with all that has been said I ask That The Court is not led To The Trickery and purely Seek The Entire Record of Civ Fed CASE 04-175-KAJ which will Show That time and Time again Mr Griffith is in Default Still saying that The interrogatories and Discovery That was ordered By Judge Kent A. Jordan. Still ignored and Realy from Defendants